

FILE:

B-217541

DATE: January 25, 1985

MATTER OF:

Air Inc.

DIGEST:

GSA decision to terminate a contract for default is a matter of contract administration and is to be resolved under Disputes Clause of the contract, not under GAO Bid Protest Procedures.

Air Inc. (Air), protests the termination for default of contract Nos. GS-00F-67327 and GS-00F-67328 with the General Services Administration (GSA). We will not consider this matter.

The propriety of an agency's decision to terminate a contract for default is a matter of contract administration and is to be resolved under the Disputes Clause of the contract in question. Riverport Industries, B-210125, Jan. 6, 1983, 83-1 CPD ¶ 13. Such matters will not be considered under our Bid Protest Procedures, 4 C.F.R. § 21. 3(q)(1) (1984). We note that by letters dated December 27, 1984, GSA informed Air of the appropriate appeal procedures available to it before the GSA Board of Contract Appeals.

The protest is dismissed.

Comptroller General of the United States